	Ca	se 3:15-cr-0028 6√M]	HDOCUMENTATESIEDSTR	Q1/15 0U R T	ge 1 of 1 PageID 29
		FOR	THE NORTHERN DISTRICT	Γ OF TEXAS	NORTHERN DISTRECT OF LEDICS.
			DALLAS DIVISION	San Anna Colonia	PROCEEDING
LINITE	ED CTA	TEC OF AMERICA	,		A CONTRACTOR OF THE CONTRACTOR
UNIT	ED STA	TES OF AMERICA)	100	uu — 201E
VS.)	REPUBLISHE	JUL - 1 2015 CASE NO.:3:15-CR-286-M (01)
v 5.)		Because the second contraction of the second
KAREN MANNING,)	Na proposition	CLHAK, U.S. DISTRICH COURT
		Defendant.)	i. nispetišky(T	Downley I
			·	-	CONTROL THE LAND CONTROL AND ADDRESS OF A STATE OF A ST
			EPORT AND RECOMMEN CONCERNING PLEA OF G		- ,
					s, 125 F.3d 261 (5 th Cir. 1997), has
					y to Count 1 of the Information,
					h of the subjects mentioned in Rule
1, I determined that the guilty plea was knowledgeable and voluntary and that the offense(s) charged is supported by					
an independent basis in fact containing each of the essential elements of such offense. I therefore recommend that the					
blea of guilty be accepted, and that KAREN MANNING be adjudged guilty of Count 1 of the Information, charging a violation of 26 U.S.C. § 7206(1), that is, Subscribing to a False and Fraudulent United States Individual Income					
		=			
1 ax K	eturn, a	na nave sentence impose	ed accordingly. After being to	una guiity oi	the offense by the district judge,
	The defendant is currently in custody and should be ordered to remain in custody.				
7	The de	fendant must be ordered.	detained nursuant to 18 II S.C.	\$ 31/3(a)(1)	unless the Court finds by clear and
The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds convincing evidence that the defendant is not likely to flee or pose a danger to any other percommunity if released.					
					langer to any other person of the
	٠	anity if foldasod.			
		The Government does	not oppose release.		
			n compliant with the current co	onditions of r	elease.
	Z				kely to flee or pose a danger to any
		other person or the con	nmunity if released and should	l therefore be	released under § 3142(b) or (c).
		The Government oppos			
			been compliant with the condi		
		-	is recommendation, this matter	r should be s	et for hearing upon motion of the
		Government.			
7	The de	fandant must be andered d	atained numarient to 10 II C.C. C.	21/2(0)(2)	loss (1)(a) the Court finds there is a
_	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that				
		entence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the			
defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not like					
			er person or the community if rele		
			·	/1_	
	Date:	July 1, 2015.		Tille	a well
				PAIII D	STICKNEY

NOTICE

UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).